## **MEMORANDUM**

Agenda Item No. 11(A)(7)

TO:

Honorable Chairwoman Rebeca Sosa

and Members, Board of County Commissioners

DATE:

October 7, 2014

FROM:

R. A. Cuevas, Jr.

County Attorney

SUBJECT:

Resolution rescinding R-1071-92

limiting subtenant rental rates at County's General Aviation Airports and replacing it with the airport tenant's obligation

to comply with federal

requirements as to subtenant

rates

The accompanying resolution was prepared and placed on the agenda at the request of Prime Sponsor Commissioner Juan C. Zapata.

County Attorney

RAC/smm



TO:

Honorable Chairwoman Rebeca Sosa

and Members, Board of County Commissioners

DATE:

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R. A. Cuevas, Jr.

County Attorney

SUBJECT: Agenda Item No. 11(A)(7)

Hicas	to note any items cheeked.
	"3-Day Rule" for committees applicable if raised
	6 weeks required between first reading and public hearing
	4 weeks notification to municipal officials required prior to public hearing
	Decreases revenues or increases expenditures without balancing budget
<u> </u>	Budget required
	Statement of fiscal impact required
	Ordinance creating a new board requires detailed County Mayor's report for public hearing
	No committee review
	Applicable legislation requires more than a majority vote (i.e., 2/3's, 3/5's, unanimous) to approve
	Current information regarding funding source, index code and available

Approved	<u>Mayor</u>	Agenda Item No.	11(A)(7)
Veto		10-7-14	
Override			
	•		

RESOLUTION NO.

RESOLUTION RESCINDING R-1071-92 LIMITING SUBTENANT RENTAL RATES AT COUNTY'S GENERAL AVIATION AIRPORTS AND REPLACING IT WITH THE AIRPORT TENANT'S OBLIGATION TO COMPLY WITH FEDERAL REQUIREMENTS AS TO SUBTENANT RATES

WHEREAS, pursuant to Resolution No. R-1071-92, this Board established the policy that airport subtenant rental rates that airport tenants are allowed to charge or receive as consideration for any commercial sublease, usage or operating agreement are limited to an amount not to exceed ten percent (10%) of the rental rate established by this Board, and paid by the tenant, for such premises; and

WHEREAS, this policy was implemented at the General Aviation Airports after Hurricane Andrew in 1992 in an effort to prevent gouging subtenants for diminished airport facility capacity as a result of hurricane damage; and

WHEREAS, today there is sufficient capacity of airport facilities to meet the demands of airport tenants and new facilities are scheduled to become available within the next twenty-four months. Therefore, the market should compensate to keep fair and reasonable subtenant rental rates at General Aviation Airport facilities; and

WHEREAS, this policy negatively impacts airport tenants' abilities to provide their subtenants services that are customary at General Aviation Airports; and

WHEREAS, rescinding this policy is in the best interest of the County as it will positively increase revenues and encourage economic development, benefitting both the County and the airport tenants; and

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WHEREAS, this Board desires to modify the policy with regard to airport subtenant rental rates and replace it with the requirement that airport tenants must comply with federal requirements as to subtenant rates,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that this Board hereby rescinds Resolution No. R-1071-92 and declares it to be the policy of Miami-Dade County that, in connection with the subleasing of property at the County's General Aviation Airports, aviation tenants must comply with the federal requirement that aviation sublease rates must be fair, reasonable and not unjustly discriminatory.

The Prime Sponsor of the foregoing resolution is Commissioner Juan C. Zapata. It was offered by Commissioner , who moved its adoption. The motion was seconded by Commissioner and upon being put to a vote, the vote

was as follows: follows:

Rebeca Sosa, Chairwoman Lynda Bell, Vice Chair

Bruno A. Barreiro
Jose "Pepe" Diaz
Sally A. Heyman
Jean Monestime
Sen. Javier D. Souto
Juan C. Zapata

Esteban L. Bovo, Jr.
Audrey M. Edmonson
Barbara J. Jordan
Dennis C. Moss
Xavier L. Suarez

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The Chairperson thereupon declared the resolution duly passed and adopted this 7<sup>th</sup> day of October, 2014. This resolution shall become effective ten (10) days after the date of its adoption unless vetoed by the Mayor, and if vetoed, shall become effective only upon an override by this Board.

MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

By:	
Deputy Clerk	

Approved by County Attorney as to form and legal sufficiency.

VA.

Cynji A. Lee

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